



City of Minneapolis

File No. 15-01330

By Goodman

Amending Title 10, Chapter 188 of the Minneapolis Code of Ordinances relating to Food Code: Administration and Licensing.

The City Council of the City of Minneapolis do ordain as follows:

Section 1. That Section 188.290 of the above entitled ordinance be and is hereby repealed.

188.290. - Fee for out-of-town manufacturer or distributor. Every food manufacturer or distributor having a place of business outside of the city and desiring to sell or distribute food in the city, who does not have a state license under Minnesota Statute 28A, shall pay an annual fee as established in Appendix J, License Fee Schedule.

| Notice: | 10 | 123/2015 | _Intro. & 1st Reading: _ | 11/6/2015 | Committee: _ | CDRS |
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| Public Hea | aring: _ | 12/1/2015 | _ 2nd Reading & Passage | 12/11/2015 | Publication: _ | 12/19/2015 |

| RECORD OF COUNCIL VOTE | | | | | | |
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| MEMBER | AYE | NAY | ABSTAIN | ABSENT | | |
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ATTEST:

Dray Weller CITY CLERK



Ordinance No. 2015-08-088

City of Minneapolis

File No. 15-01330

By Goodman

Amending Title 13, Chapter 259 of the Minneapolis Code of Ordinances relating to Licenses and Business Regulations: In General.

The City Council of the City of Minneapolis do ordain as follows:

Section 1. That Section 259.30 of the above-entitled ordinance be amended to read as follows:

259.30. - **Applications for licenses; issuance of licenses.** (a) All applications for licenses and license permits shall be made to the licensing official, and in all cases where the issuance of a license or license permit is required to be authorized and directed by the city council, the application for such license or license permit shall be forthwith presented by the licensing official to the council for its consideration.

(b) Staff approved licenses means those licenses which can be approved and issued by the licensing official, subject to the procedures required by these chapters. The following licenses can be approved and issued or denied by the licensing official, or the licensing official may refer the application to the city council for approval or denial. The number following the license refers to the chapter section pertaining to each license.

| Staff Approved Licenses | Chapter |
|------------------------------|-------------|
| Antique Dealer—Class A and B | Chapter 321 |
| Auction | Chapter 271 |
| Bed and Breakfast | Chapter 297 |
| Bowling Alley | Chapter 267 |
| Bulk Gas and Oil Storage | Chapter 287 |
| Car Wash | Chapter 265 |
| Carnival | Chapter 267 |
| Charitable Gambling | Chapter 268 |
| Children's Rides | Chapter 267 |
| Christmas Trees Dealer | Chapter 279 |
| Circus | Chapter 267 |
| Commercial Donation Bins | Chapter 283 |
| Courtesy Bench | Chapter 283 |

| Dance Hall | Chapter 267 |
|---|-------------|
| Dancing School | Chapter 285 |
| Dry Cleaner—Flammable, Non-Flammable, Pick-up Station, Dry Cleaning Plant Laundry | Chapter 301 |
| Exhibitions Exhibitor and Temporary Markets | Chapter 321 |
| Exhibition Operator Class A, B, and C | Chapter 321 |
| Farm Produce Permit | Chapter 265 |
| Farm Produce Permit—Non Profit | Chapter 265 |
| Fire Extinguisher Servicing—Class A and B | Chapter 289 |
| Flower Cart Vendor | Chapter 331 |
| Flower Cart Vendor, Midseason Transfer | Chapter 331 |
| Food—Confectionary | Chapter 188 |
| Food—Boarding House | Chapter 188 |
| Food—Caterer | Chapter 188 |
| Food—Distributor—Out of Town | Chapter 188 |
| Food—Distributor | Chapter 188 |
| Food—Drive In | Chapter 188 |
| Food—Drive In Restricted | Chapter 188 |
| Food—Indoor Food Cart Vendor | Chapter 188 |
| Food—Institutional Food | Chapter 188 |
| Food—Grocery | Chapter 188 |
| Food—Grocery, Specialty Accessory Use | Chapter 188 |
| Food—Groceteria and Portable Store | Chapter 295 |
| Food—Kiosk | Chapter 188 |
| Food—Limited Mobile Food Vendor | Chapter 188 |
| Food—Manufacturer | Chapter 188 |
| Food—Market Distributor | Chapter 201 |
| Food—Market Manufacturer | Chapter 201 |
| Food—Meat Market | Chapter 190 |
| Food—Mobile Food Vendor | Chapter 188 |
| Food—Municipal Market | Chapter 202 |
| Food—Public Market | Chapter 201 |
| Food—Restaurant | Chapter 188 |
| Food—Sidewalk Cart Food Vendor | Chapter 188 |
| Food—Soft Drink Manufacturing and Storage | Chapter 198 |

| Food—Soft Drink | Chapter 188 |
|---|-------------|
| Food Shelf | Chapter 188 |
| Food—Short Term Food Permit | Chapter 188 |
| Food—Short Term Food Permit, Seasonal | Chapter 188 |
| Food—Vending Machine | Chapter 188 |
| Fuel Dealer—Cash and Carry Only | Chapter 291 |
| Gas Fitter—Class A and B | Chapter 278 |
| Gasoline Filling Station | Chapter 287 |
| Going Out of Business Sale (Regular, Fire, Smoke, Disaster, City Acquired Property) | Chapter 293 |
| Heating, Ventilation and Air Conditioning Installers, Class A and B | Chapter 278 |
| Hoofed and/or Small Animal Service | Chapter 304 |
| Horse and Carriage Livery Service | Chapter 303 |
| Hospital | Chapter 296 |
| Hotel Motel | Chapter 297 |
| lce Peddler | Chapter 299 |
| Ice Producer—Dealer, Wholesale | Chapter 299 |
| Juke Box—Musical | Chapter 267 |
| Laundry | Chapter 301 |
| Liquid Waste Hauler | Chapter 225 |
| Massage and Bodywork Establishment | Chapter 286 |
| Mechanical Amusement Device | Chapter 267 |
| Mechanical Amusement Places | Chapter 267 |
| Milk & Grocery Delivery | Chapter 200 |
| Milk Distributor | Chapter 200 |
| Milk Delivery Vehicle | Chapter 200 |
| Mobile Food—Prepackaged Perishable Food | Chapter 188 |
| Mobile Food Vehicle Vendor | Chapter 188 |
| Motor Vehicle Immobilization Service | Chapter 320 |
| Motor Vehicle Dealer | Chapter 313 |
| Motor Vehicle Repair Garage | Chapter 317 |
| Motor Vehicle Servicing—Towing | Chapter 349 |
| Motor Vehicle Servicing – Towing, Class A Driver | Chapter 349 |
| Oil Burner Installer | Chapter 278 |
| Parking Lot (Commercial, Class A, B, and C) | Chapter 319 |

| Pedal Car Company | Chapter 306 |
|---|-------------------------------------|
| Pedal Car Driver | Chapter 306 |
| Pedicab Company | Chapter 305 |
| Pedicab Driver | Chapter 305 |
| | |
| Peddler | Chapter 323 332 |
| Pet Shop and Mobile Pet Shop | Chapter 68 |
| Plumber | Chapter 278 |
| Refrigeration Systems Installer | Chapter 278 |
| Rental Hall, Temporary | Chapter 266 |
| Residential Specialty Contractor | Chapter 277 |
| Secondhand Dealer <u>Goods</u> | Chapter 321 |
| Shooting Gallery | Chapter 267 |
| Sign Hangers | Chapter 277 |
| Solicitor—Charitable, Company, and Individual | Chapter 333 - <u>332</u> |
| Solid Waste Hauler | Chapter 225 |
| Steam and Hot Water Installer | Chapter 278 |
| Street Photographer | Chapter 335 |
| Sun Tanning Facility | Chapter 232 |
| Swimming Pools—Public | Chapter 231 |
| Tattoo, Sponsor for Temporary Event (Establishment) | Chapter 339 |
| Taxi Service Company | Chapter 341 |
| Taxicab—Driver | Chapter 341 |
| Taxicab—Limited | Chapter 341 |
| Taxicab—Vehicle | Chapter 341 |
| Theater | Chapter 267 |
| Tobacco Dealer | Chapter 281 |
| Transient Merchant | Chapter-343 332 |
| Tree Servicing | Chapter 347 |

| Valet Parking | Chapter 307 |
|---|-------------|
| Wholesale Sausage Manufacturer and/or Distributor | Chapter 190 |
| Wrecker of Buildings—Class A and B | Chapter 277 |

Notice: 10 | 23 | 2015 | Intro. & 1st Reading: 11 | 6 | 2015 | Committee: CDRS

Public Hearing: 12 | 12 | 12015 | 2nd Reading & Passage: 12 | 11 | 2015 | Publication: 12 | 19 | 2015

| RECORD OF COUNCIL VOTE | | | | | | |
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| MEMBER | AYE | NAY | ABSTAIN | ABSENT | | |
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Certified an official action of the City Council

ATTEST:



Ordinance No. 2015-08-9

City of Minneapolis

File No. 15 -01330

By A. Johnson and Goodman

Amending Title 13, Chapter 267 of the Minneapolis Code of Ordinances relating to Licenses and Business Regulations: Amusements.

The City Council of the City of Minneapolis do ordain as follows:

Section 1. That Section 267.30 of the above-entitled ordinance be and hereby is repealed.

267.30. - Skating rinks. The annual license fee for a skating rink, ice or roller, shall be as established in Appendix J, License Fee Schedule. No person shall keep or maintain for the use of the public for a fee a skating rink without being licensed under this article.

Section 2. That Section 267.40 of the above-entitled ordinance be and hereby is repealed.

267.40. - Amusement places for games of skill. The annual license fee for amusement places for games of skill that are not coin operated shall be as established in Appendix J, License Fee Schedule. No person shall keep or maintain for the use of the public for a fee any amusement place for games of skill without being licensed under this article. This applies to places where balls or missiles of any kind are thrown or shot at any type of target, but does not apply to places otherwise licensed under this chapter

Section 3. That Article IV of the above-entitled ordinance be and hereby is repealed.

ARTICLE IV. - BOWLING ALLEYS

267.400. - License required. No person shall operate any commercial bowling alley without being licensed under this article.

267.410. - License required. No person shall own or operate a bowling alley without being licensed under this article.

267.420. - License fee. The annual license fee for a bowling alley shall be as established in Appendix J, License Fee Schedule.

267.430. - Transfer of license. Licenses issued hereunder may be transferred from person to person upon payment of a fee as provided in section 261.50.

267.440. - Revocation of license. Any license issued hereunder may be revoked by the city council at any time.

267.450. - When licenses expire. Licenses issued under this article shall expire on April first of each year.

Section 4. That Article IX of the above-entitled ordinance be and hereby is repealed.

ARTICLE IX. - MUSICAL JUKEBOXES

267.940. - Definitions. As used in this article, the following terms shall mean:

Movie musical jukebox. A machine which, upon the insertion of a coin or slug, shows movies and plays music at the same time.

Musical jukebox. A machine which plays music upon the insertion of a coin or slug.

Telephonic musical box. Any device or instrument directly or indirectly connected to the public telephone system, and which, upon insertion of a coin or slug, emits music in places open to or frequented by the public.

267.950. - License required. No person shall maintain or operate any musical jukebox, movie musical jukebox, or telephonic musical box without being licensed under this article.

267.960. License issuance; fee. A license may be issued or denied pursuant to section 259.30, for the operation of such devices to any person of good moral character, upon payment of an annual license fee as established in Appendix J, License Fee Schedule. Only one (1) license fee shall be required for each establishment desiring to maintain and operate one (1) or more telephonic musical boxes.

267.970. - When licenses expire. Licenses issued under this article shall expire on November first of each year.

267.980. - Licensee's identification required on machines. (a) The licensee shall permanently affix, in a conspicuous place on each machine licensed under this article, his or her name and either address or telephone number and shall keep the same legible.

(b) At the time a license is issued, the licensing official shall issue to the licensee a decal for each licensed machine. The decal shall show an assigned license number and the license year. Immediately after the issuance of the license, the licensee shall permanently and conspicuously affix the decal to the appropriate machine.

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267.990. Noise restricted. No person shall operate a jukebox or movie musical jukebox in such manner that the sound created, emitted or transmitted is audible for a distance of more than twenty five (25) feet from the building in which it is located.

| Notice: | 10/23/2015 | _Intro. & 1st Reading: 5/15/2015 \$ 11/6/2015 | _Committee: _ | CDRS |
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| Public Hea | ring: 12/1/2015 | 2nd Reading & Passage: 12/11/2015 | _Publication: | 12/19/2015 |

| RECORD OF COUNCIL VOTE | | | | | | |
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| MEMBER | AYE | NAY | ABSTAIN | ABSENT | | |
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Ordinance No. 2015-07-090

City of Minneapolis

File No. 15-01330

By Goodman

Amending Title 13, Chapter 287 of the Minneapolis Code of Ordinances relating to Licenses and Business Regulations: Filling Stations and Bulk Oil Plants.

The City Council of the City of Minneapolis do ordain as follows:

Section 1. That the title of Chapter 287 of the Minneapolis Code of Ordinances be amended to read as follows:

CHAPTER 287. - FILLING STATIONS AND BULK OIL PLANTS

Section 2. That Section 287.05 of the above-entitled ordinance be amended to read as follows:

287.05. - **Definitions.** As used in this chapter, unless otherwise indicated, the following terms are defined as follows:

Bulk oil plant. A business engaged in the dispensing, handling or sale of gasoline, fuel oil or other flammable liquids in bulk quantities of thirty (30) gallons or more.

Delivery vessel. A vessel that stores and transports gasoline for delivery to a gasoline filling station.

Gasoline. A petroleum or a petroleum-based substance that is motor gasoline, or any grade of gasohol, and is typically used in the operation of a motor engine, excluding, aviation gasoline, No. 1 or 2 diesel fuel.

Gasoline filling station. A business engaged in the dispensing, handling or sale of gasoline or other fuels to the public.

Gasoline storage tank. A permanent vessel for storing gasoline at a gasoline filling station for the purpose of dispensing, handling or sale of gasoline.

Licensing official. The licensing official designated by the director of community planning and economic development, who supervises the licensing and consumer services functions of the city.

Simultaneous fueling location. The location at which a fueling device delivers or dispenses fuel to a single vehicle.

Stage I vapor recovery system. The control or management of hydrocarbons, volatile organic compound vapors and other gases during the transfer of gasoline from the delivery vessel to the gasoline filling station's gasoline storage tanks.

Stage II vapor recovery. The control or management of hydrocarbon and volatile compound vapors and gases during the transfer of gasoline from the gasoline filling station's gasoline storage tank to the vehicle's gasoline tank.

Vapor recovery equipment for gasoline filling stations. All equipment that is part of the vapor recovery system used by a gasoline filling station to collect and manage gasoline vapors generated from refueling vehicle gasoline tanks, gasoline storage tanks and portable fuel containers including, but not limited to, dispensing equipment, couplers, fittings, processors, control boards, gauges, and monitors.

Vapor recovery system. A vapor gathering system capable of collecting and managing hydrocarbon and Volatile Organic Compound (VOC) vapors and gases so as to prevent the vapors and gases from being emitted into the ambient air or atmosphere. The system's tank gauging and sampling devices are gastight except when gauging or sampling is taking place. A vapor recovery system may include stage I or stage II vapor recovery.

Section 3. That Section 287.10 of the above-entitled ordinance be amended to read as follows:

287.10. - License and permit required. No person, business, corporation or partnership shall engage in the business of keeping, maintaining, conducting or operating any gasoline filling station or any bulk oil plant in the city without having the license and permit required by this chapter. A Class A license may be issued for gasoline filling stations having four (4) or fewer simultaneous fueling locations. A Class B license may be issued for service stations with more than five (5) and eight (8) or fewer simultaneous fueling locations. A Class C license may be issued for gasoline filling stations with nine (9) or more simultaneous fueling locations. The license must be permanently and conspicuously displayed. If a license is issued for more that than one location or address, the license must be permanently and conspicuously displayed at each location or address.

Section 4. That Section 287.20 of the above-entitled ordinance be amended to read as follows:

287.20. - Application for building permit. Application for permit to build and operate any such filling station or bulk oil plant shall be made to the licensing official in writing, which application shall designate the location of the proposed station or plant, number and capacity of tanks, number of pumps, grease pit or grease hoist and whether for public or private use. Blueprints shall accompany the application, giving all such information and shall be subject to approval by the chief of the fire department, the building official, and the zoning administrator. After inspection of the location of such proposed filling station or bulk oil plant shall have been made, one (1) copy of the blueprints shall be retained in the files of the fire prevention bureau. No work of any kind shall be started until the application for permit is approved. The fee for each such permit, either for a gasoline filling station or bulk oil plant, shall be six dollars (\$6.00) which shall be paid to the licensing official at the time the application is submitted.

Section 5. That Section 287.50 of the above-entitled ordinance be amended to read as follows:

287.50. - License fees. The annual license fee for a Class A, B, or C license, as well as the annual license fee for bulk oil plants containing gasoline, fuel oil or other flammable liquids, shall be as established in Appendix J, the License Fee Schedule.

| Notice: | 101 | 123/2015 | Intro. & 1st Reading: | 11/6/2015 | _Committee: _ | CDRS |
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| Public Hea | aring: | 12/1/2015 | 2nd Reading & Passage: | 12/11/2015 | Publication: _ | 12/19/2015 |

| RECORD OF COUNCIL VOTE | | | | | |
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| MEMBER | AYE | NAY | ABSTAIN | ABSENT | |
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Certified an official action of the City Council

ATTEST:



Ordinance No. 2015-Dr- 091

City of Minneapolis

File No. 15-0/330

By A. Johnson

Amending Title 13, Chapter 296 of the Minneapolis Code of Ordinances relating to Licenses and Business Regulations: Hospitals.

The City Council of the City of Minneapolis do ordain as follows:

Section 1. That Chapter 296 of the Minneapolis Code of Ordinances be and hereby is repealed.

CHAPTER 296. - HOSPITALS

296.10. - License required. No person shall establish, conduct or maintain, in the city, any hospital without being licensed under this chapter.

296.20. - Qualifications of licensee. No person shall be licensed hereunder who is not over twenty five (25) years of age and of good moral character.

296.30. Application for license. Any person desiring a license hereunder shall file with the licensing official an application therefor containing a verified statement of the names and ages of the persons desiring said license; the names and ages of the persons to be charged with the direction and management of the hospital which it is proposed to establish or conduct; the place where it shall be located; the names of the physicians in charge or to be in charge thereof; and any other information which may be required by the licensing official or the commissioner of health.

296.40. • **Approval procedure.** The application for such license shall forthwith be presented by the licensing official to the commissioner of health. If the application is then approved by the commissioner of health, the commissioner shall so certify in writing on the application and deliver it to the licensing official who may issue or deny the license pursuant to section 259.30. In the event the commissioner of health does not approve the granting of such license, the commissioner shall so certify in writing on the application not so approved and return the same to the licensing official. When any such application is not approved by the commissioner of health or the commissioner's deputy, the licensing official shall not issue the license unless authorized and directed to do so by the city council.

296.50. - License fee. The annual license fee shall be as established in Appendix J, License Fee Schedule.

296.60. - When licenses expire. Licenses issued under this chapter shall expire on November first of each year.

296.70. - Record of licenses. The licensing official shall keep a record of all licenses issued under this chapter, showing the number, name of licensee, date of issue and such other data as may from time to time be required.

296.80. - Licenses not transferable. Licenses under this chapter may not be transferred or assigned.

296.90. - Revocation of license. Any license granted under this chapter may be revoked for cause by the city council on recommendation of the commissioner of health, but no license shall be revoked until after notice to the holder thereof and an opportunity for such licensee to be heard and refute any charges made. After revocation, no new application by the same licensee shall be considered for at least one year.

296.100. - Health inspections authorized; obedience to health regulations. Every hospital licensed under this chapter shall be subject at all times to visitation and inspection by the commissioner of health or the commissioner's authorized representatives, and shall permit the health commissioner and such authorized representatives to have full and complete access to each and every part of any building or premises occupied and used under the permission of said license. Every licensee shall obey all rules and regulations of the city council which may be made from time to time for the conduct and management of the hospitals so licensed and the health and safety of the patients thereof.

| Notice: | 5 | 1112015 | Intro. & 1st Reading: | 5/15/2015 | _Committee: _ | ODRS |
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| | | | | e: 12/11/2015 | _Publication: | 12/19/2015 |

| RECORD OF COUNCIL VOTE | | | | | |
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Certified an official action of the City Council

ATTEST:

CITYCLERK



Ordinance No. 2015-08- 892

City of Minneapolis

File No. 15-01330

By A. Johnson

Amending Title 13, Chapter 299 of the Minneapolis Code of Ordinances relating to Licenses and Business Regulations: Ice Sale and Manufacture.

The City Council of the City of Minneapolis do ordain as follows:

Section 1. That Chapter 299 of the Minneapolis Code of Ordinances be and hereby is repealed.

CHAPTER 299. - ICE SALE AND MANUFACTURE

299.10. - Definitions. When used in this chapter the following words and phrases shall mean:

Cash and carry ice station. Any place, building or structure of any kind from which ice is delivered directly to the consumer.

Dealer or wholesaler. Any person who purchases ice and who sells same to others, who in turn resell same to the commercial or domestic trade.

Industry. The production, manufacture or harvesting of ice either within or without the city, and the selling, distributing or merchandising of ice either wholesale or retail in the city.

Peddler. Any person who buys ice and resells and delivers same to the commercial or domestic trade, from a vehicle.

Producer. Any person who manufactures or harvests ice either within or without the city who shall sell, distribute or merchandise such product within the city.

Vehicle. Includes motor propelled, horse drawn, and hand operated vehicles by means of which ice is delivered from the station to the consumer.

299.20. - License required. No person shall engage in the ice industry without being properly licensed under this chapter.

299.30. - License fees. The annual license fees for licenses issued under this chapter shall be as established in Appendix J, License Fee Schedule.

299.40. - When licenses expire. Licenses issued under this chapter shall expire on April first of each year.

299.50. - Applications for licenses generally. Any person desiring any license granted under this chapter shall file an application with the licensing official. Said application shall contain an affidavit stating the name and address of the owner of the business for which such application is made and the name and location of the body or bodies of water from which the ice has been or is to be harvested or the water used for its manufacture. Said form shall contain the statement that the sources named therein are the

only sources from which said ice or water used or to be used for its manufacture are or will be derived, subject to the provisions of this chapter, and shall be subscribed and sworn to by the applicant. It shall then be submitted by the applicant to the commissioner of health for approval and without such approval no application may be filed. If the commissioner of health approves the sources of the ice and water as therein stated, such approval shall be stamped thereon and said affidavit so stamped shall be filed with the application as herein provided. Any licensee thereafter desiring to make a change in the source of ice or water to be manufactured into ice, set forth in the application, shall notify the commissioner of health in writing and receive the commissioner's written approval of the source from which such licensee proposes to procure the ice or water to be manufactured into ice, before such change is made. In the event that the commissioner of health so approves, the new source shall thereafter be the only source from which the licensee may derive ice or water to be manufactured into ice, subject to the provisions of this chapter, with like force and effect as though such source had been stated in the application for licensee's license.

299.60. Contents of producer's or dealer's license. Application for a producer's or for a dealer's license shall contain the full name and address of the owner of the business producing ice, the location of the building or buildings, and the part thereof intended to be used in the production or manufacture of such product, the number and location of the building or buildings from which the ice is to be sold and delivered, and the name and location of the body or bodies of water from which the ice has been harvested or the water used for its manufacture.

299.70. – Procedure for producer's or dealer's license. Upon the filing of an application for a producer's license or a dealer's license, the same shall be presented to the commissioner of health. The premises and places in such application described, the building or buildings in which said business is being conducted, or it is proposed to conduct said business, such body or bodies of water from which ice is harvested or is to be harvested, or water used in the manufacture of ice shall be inspected by the commissioner of health or authorized representative who shall keep a permanent record of said inspection and who shall, if said places and premises, body or bodies of water, or water to be taken for the manufacture, are approved, so certify in writing on the application and deliver the same to the licensing official. In the event the commissioner of health approves said application, the license may be issued or denied pursuant to section 259.30. In case the commissioner of health does not approve the application, no license shall be granted.

299.80. - Registration of producer's or dealer's license. The granting of a producer's license or a dealer's license shall constitute a registration of the licensed building or buildings, and of the body or bodies of water from which ice is harvested or water used in the manufacture of ice. The director of licenses and consumer services shall keep a record and thereafter no building or buildings of said licensee shall be added or withdrawn by the said licensee nor shall other water be used than is set forth in the application for license, except as hereinafter provided.

299.90. - Peddler's license application. An application for peddler's license shall contain the full name and address of the owner of the business of peddling ice, the number, kind and type of vehicle to be used, and the location of the body or bodies of water from which the ice is obtained

299.100. - Procedure for peddler's license. Upon the filing of an application for a peddler's license, it shall be presented to the commissioner of health. The vehicle or vehicles in such application described shall be inspected by the commissioner of health or the commissioner's deputy who shall keep a permanent record of said inspection, and who shall, if said vehicles are approved, so certify, in writing, on the application and deliver the same to the licensing official. In the event the commissioner of health approves said application, the license may be issued or denied pursuant to section 259.30. Unless the commissioner of health shall approve the application for license, no license shall be granted

299.110. - Vehicle license plates. Upon the registration of any vehicle or vehicles used in the sale and delivery or distribution of ice and the payment of fee therefor, the licensing official shall issue two (2)

metal license plates for each vehicle, said license plates to be numbered serially, and the licensing official shall keep a record of each license plate issued and the vehicles to which it is assigned. Said license plates shall at all times be attached to said vehicle. There shall be one (1) plate on each side of the vehicle, in a conspicuous place.

299.120. - Transfer of license plates; exception. Where a vehicle owned by a licensee is damaged through an accident or otherwise, transfer of license plates may be made for a period not to exceed five (5) days, but in such event the licensee shall notify the licensing official, in writing, at the date of transferring, and shall also notify the licensing official at the end of the five-day period that such plates have been returned to the original vehicle.

299.130. - Cash and carry ice station license application. An application for license to operate a cash and carry ice station shall contain the full name and address of the owner of the business of conducting a cash and carry ice station, the location of the building or buildings and the part and portion thereof intended to be used in the conduct of such business, and the location of the body or bodies of water from which the ice is obtained.

299.140. - Cash and carry ice station licenses. Procedure and requirements for approval of license application and inspection of cash and carry ice stations shall be the same as set forth in section 299.70 for producer's and dealer's licenses.

299.150. Registration of cash and carry ice station. The granting of a license for a cash and carry ice station shall constitute a registration of the building or buildings upon which said business is being carried on or is proposed to be carried on and of the sources of such ice. The licensing official shall keep a record and thereafter no building or buildings of said licensee shall be added or withdrawn by the said licensee except as hereinafter set forth; nor shall ice be obtained from any different source.

299.160. - Cash and carry station license plates. Upon the registration of the cash and carry ice station with the licensing official and the payment of the fee therefor, the licensing official shall issue a decal for each cash and carry ice station operated, to be numbered serially, and the licensing official shall keep a record of each decal issued and the station to which it is assigned. Said decals shall at all times be posted in a conspicuous place on each of said ice stations.

299.170. Building requirements for cash and carry station. No business of conducting a cash and carry ice station shall be conducted in a building used as a filling station or in any building in which flammable liquids or materials are kept or stored. Each building in which it is proposed to conduct a cash and carry ice station shall be approved by the building official prior to the issuance of a license.

299.180. - Sanitary measures. Every person who sells, delivers or causes to be delivered, ice shall permit the department of health and its inspectors at all reasonable times to have access to and freely examine the ice intended for sale or delivery and shall permit samples to be taken by said department or its inspectors for the purpose of analysis. No person shall bring into the city, or store, sell, deliver, or distribute, or cause to be brought into the city, or stored, sold, delivered or distributed, any ice for domestic use, or ice used in connection with drinking water, liquids or foods or ice used in connection with any food or drink for human consumption, that shall contain any bacteria responding to the standard tests for the colon group of bacilli.

299.190. - Duty to advise public of nature of ice. Each vehicle and cash and carry station from which ice is delivered or sold shall have attached thereto in a conspicuous place on the outside of such vehicle and on the front of such cash and carry station a sign printed in large legible letters indicating whether the ice sold and distributed therefrom is "natural ice" or "artificial ice." If both artificial and natural ice are sold and delivered therefrom, such sign shall bear the words "natural ice" and "artificial ice," and each purchaser or person to whom ice is delivered shall be advised as to whether such ice is artificial or

natural. Any misrepresentation to a purchaser or customer as to the nature of said ice sold or delivered shall be cause for the revocation of the license for such sale or cash and carry station.

299.200. Coupon books. No operator of a cash and carry ice station and no peddler or dealer in ice shall sell coupon books unless he or she shall first file a surety bond for the sum of two hundred dollars (\$200.00), conditioned upon redemption of unused coupons if presented while licensee is in business or within sixty (60) days after terminating business.

299.210. - Employment of minors. No minor under the age of sixteen (16) years shall be employed at or in or allowed to operate any ice station or vehicle used in the selling, delivering or distribution of ice.

299.220. - **Prohibited sources**. No person shall cut, harvest, or in any way procure or obtain any ice in or from any river, stream, lake, pond or other body of water within the limits of the city, nor shall any ice cut, harvested or procured in or from any river be sold or used in the city for any purpose whatever.

| Notice: 5/1/2015 | _Intro. & 1st Reading: | 5/15/2015 | _Committee: _ | CDRS |
|---------------------------|------------------------|------------|---------------|------------|
| Public Hearing: 12/1/2015 | 2nd Reading & Passage: | 12/11/2015 | _Publication: | 12/19/2015 |

| RECORD OF COUNCIL VOTE | | | | | |
|------------------------|--------------|-----|---------|--------|--|
| MEMBER | AYE | NAY | ABSTAIN | ABSENT | |
| REICH | X | | | | |
| GORDON | X | | | | |
| FREY | X | | | | |
| B. JOHNSON | X | | | | |
| YANG | X | | | | |
| WARSAME | X | | | | |
| GOODMAN | X | | | | |
| GLIDDEN | X | | | | |
| CANO | X | | | | |
| BENDER | X | | | | |
| QUINCY | X | | | | |
| A. JOHNSON | X | | | | |
| PALMISANO | X | | | | |
| DATE: | DEC 1 1 2015 | | | | |

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| DEC | 1 6 2015 | |
| | DATE | |

Certified an official action of the City Council



Ordinance No. 2015-Dr-093

City of Minneapolis

By Goodman

Amending Title 13, Chapter 301 of the Minneapolis Code of Ordinances relating to Licenses and Business Regulations: Laundries and Dry Cleaning Establishments.

The City Council of the City of Minneapolis do ordain as follows:

Section 1. That Section 301.20 of the above-entitled ordinance be amended to read as follows:

301.20. - License required. No person shall engage in the business of operating a dry cleaning establishment, or a laundry, or a pickup station without being properly licensed under this article.

Section 2. That Section 301.50 of the above-entitled ordinance be amended to read as follows:

301.50. - License fees. The annual license fees for each laundry, or nonflammable dry cleaning establishment, each or flammable dry cleaning establishment and each pickup station shall be as established in Appendix J, the License Fee Schedule. A laundry and dry cleaning establishment may be operated on the same premises under one license, and any laundry or dry cleaning establishment may operate as a pickup station on the licensed premises without any additional license.

| Notice: 10/23/2015 | _Intro. & 1st Reading: | 11/6/2015 | _Committee: _ | CDRS |
|---------------------------|------------------------|-----------|---------------|------|
| Public Hearing: 12/1/2015 | | | | |

| RECORD OF COUNCIL VOTE | | | | | |
|------------------------|-----|-------|---------|--------|--|
| MEMBER | AYE | NAY | ABSTAIN | ABSENT | |
| REICH | X | | | | |
| GORDON | X | | | | |
| FREY | X | | | | |
| B. JOHNSON | X | | | | |
| YANG | X | | | | |
| WARSAME | X | | | | |
| GOODMAN | X | | | | |
| GLIDDEN | X | | | | |
| CANO | X | | | | |
| BENDER | X | | | | |
| QUINCY | X | | | | |
| A. JOHNSON | X | | | | |
| PALMISANO | X | | | | |
| DATE: | DI | C 1 1 | 2015 | | |

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Certified an official action of the City Council
ATTEST:

CITYCLERK



Ordinance No. 2015-04-094

City of Minneapolis

File No. 15-01330

By A. Johnson

Amending Title 13, Chapter 315 of the Minneapolis Code of Ordinances relating to Licenses and Business Regulations: Motor Vehicle Lubricant Dealers.

The City Council of the City of Minneapolis do ordain as follows:

Section 1. That Chapter 315 of the Minneapolis Code of Ordinances be and hereby is repealed.

CHAPTER 315. - MOTOR VEHICLE LUBRICANT DEALERS

- **315.10.** License required. No person shall sell or offer for sale any lubricating oils, greases or denatured alcohol for use in motor vehicles of any kind without being licensed under this chapter.
- **315.20.** Application for, issuance of license. Applications for such licenses shall be made to the city council in writing and shall state the name of the applicant, place of business and of residence, and when granted by the city council such licenses shall be issued by the licensing official.
- **315.30.** License fee. The annual fee for such license shall as established in Appendix J, License Fee Schedule.
- 315.40. When licenses expire. Licenses issued under this chapter shall expire on September first of each year.
- **315.50.** Transfer of license. Such licenses shall be transferable with the consent of the city council. All applications for transfer shall be made to the city council in writing, and such application shall be signed both by the licensee and by the person to whom it is desired to transfer the license.
- **315.60.** Revocation of license. Such licenses may be revoked as provided in Section 16, Chapter 4, of the city charter.
- **315.70.** Compliance with fire prevention code. Licensees hereunder shall comply with all the provisions of the fire prevention code dealing with flammable liquids, and any person duly licensed for the storage and sale of flammable liquids need not be licensed hereunder.
- 315.80. Exceptions to chapter. This chapter shall not apply to any person selling or offering for sale any lubricating oils, greases or denatured alcohol in a public garage or a public automobile repair shop operated by such person, wherein motor vehicles are sold, stored, housed, repaired, altered or rebuilt for a fee or other reward, nor to any person selling or offering for sale any lubricating oils, greases or denatured alcohol in a regularly established hardware or paint store.

229

315.90. - Sales on streets, etc. No license shall be issued to any person for selling or offering for sale any of the petroleum products mentioned herein for use in motor vehicles on any boulevard, curb, sidewalk or any portion of any public street or highway, or public ground in the city.

| Notice: | 4/17/2015 | _Intro. & 1st Reading: | 5/1/2015 | _Committee: _ | CDRS |
|---------|-----------|------------------------|----------------|----------------|------------|
| | | _ 2nd Reading & Passag | ge: 12/11/2015 | Publication: _ | 12/19/2015 |

| RECORD OF COUNCIL VOTE | | | | | |
|------------------------|-----|-------|---------|--------|--|
| MEMBER | AYE | NAY | ABSTAIN | ABSENT | |
| REICH | X | | | | |
| GORDON | X | | | | |
| FREY | X | | | | |
| B. JOHNSON | X | | | | |
| YANG | X | | | | |
| WARSAME | X | | | | |
| GOODMAN | X | | | | |
| GLIDDEN | X | | | | |
| CANO | X | | | | |
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| QUINCY | X | | | | |
| A. JOHNSON | X | | | | |
| PALMISANO | X | | | | |
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Certified an official action of the City Council